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REMARKS

In the Office Action mailed on January 28, 2003, claims 1-27 were rejected under 35 U.S.C. § 102(b) as being anticipated by Stupek, Jr. et al. (U.S. Patent No. 5,586,304) ("Stupek"). The foregoing rejections are respectfully traversed.

Claims 1-27 are pending in the subject application, of which claims 1, 10, and 19 are independent claims.

Amendments to the Claims:

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Claims 1, 10, and 19 are amended herein to recite deleting all information stored at the current address "including the program." Care has been exercised to avoid the introduction of new matter.

Support for the amendments to the claims may be found in the Specification at page 17, lines 20-24.

Rejections of the Claims:

In the fourth full paragraph on page 3 of the Office Action, the Examiner explains that he interprets Stupek's discussion of deleting control information (Stupek, col. 5, lines 50-54) as anticipating "deleting all information" as claimed in claims 1, 10, and 19, because the claims do not specify what is being deleted. The Applicant notes that the control file in Stupek is a group of installation instructions for multiple upgrade packages, whereas the upgrade packages are grouped into a job (Stupek, col. 5, lines 31-35).

Claims 1, 10, and 19 are amended herein to recite deleting all information stored at the current address "including the program." Stupek does not delete the upgrade packages, but only the control file, as discussed above. Therefore, claims 1, 10, and 19 are patentably distinguishable over Stupek. In addition, dependent claims 2-9, 11-18, and 20-27 are allowable based on their dependency, directly or indirectly, from one of claims 1, 10, and 19.

Withdrawal of the foregoing rejections is respectfully requested.

There being no further objections or rejections, it is submitted that the application is in

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condition for allowance, which action is courteously requested. Finally, if there are any formal matters remaining after this response, the Examiner is requested to telephone the undersigned to attend to these matters. If there are any additional fees associated with filing of this Amendment, please charge the same to our Deposit Account No. 19-3935.

Respectfully submitted,

STAAS & HALSEY LLP

Date:

6.72-70-3

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